EXIBIT [G]

EXHBIT

U.S. DISTRICT COURT Eastern District Of Washington At Spokane.

28 U.S.C. § 2281

On The Grounds Of The [UNCONSTITUTIONALITY] Of The Results Obtained By The Use Of The Washington State Statute, RCW, Revised Code Of Washington 9.94A.120(7)(ii)(b)(I); Sentences:

EQUAL PROTECTION CHALLENGE // VIOLATING:

Article One, Section 13/14 Of The Washington State Constitution; Equal Protection clause Of The Fourteenth Amendment;

PETITION FOR INJUNCTION

TURNER V. FOUCHE 24 Led.2d (1970)567

§ 225.5--one judge decision--state statute;

§ 318----equal protection----basis of classification;

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FEB 2 6 2007

CLERK, US DISTRICT COURT SPOKANE, WASHINGTON



EXHIBIT [GG]

TITLE II / [ADA], American Disabilities Act;

29 U.S.C. § 794(a) / 42 U.S.C. § 12131 et al., Public Entities Specifically Prohibits Discrimination Against (Qualified Persons) Under Title II;

RCW 49.60.030 [LAD], Law Against Discrimination., Is The Washington State Counterpart To The [ADA];

Mandated In The Petitioners J & S, Judgment & Sententence, Is That The Petitioner Maintain [Employment]; One Cannot Maintain Employment When One Is; [Permanently & Totally Disabled]: RCW 9.94A.120(7)(ii)(b)(I) States On Its Face, That A Probationer Devote Time To A Specific Employment Or Occupation, Violating The Equal Protection clause / Equal Application Under The Fourteenth Amendment;

The Petitioner Has In His Posession Documentation Stating That He Is Under Disabilities Pursuant To V.A. Mandate, & Affective Disorders / Anxiety Related Disorders Pursuant To (SSD), Social Security Disability Mandate!!!

The Having To Return To Work On Probation Completely Contradictory To The (No Work) Mandate The V.A. Had Posistioned The Petitioner On, [Caused & Created] The Petitioner To Enter Into The, [Fight Or Flight Syndrome]; [Dusess]; Further Constituting The [Schocking Of The Contemporary Conscience]; Causing The Petitioner To Fall Out Of Compliance In His S/O Treatment Program, Resulting In (1) Probation Violation, Causing The Petitioners (60) Month Suspended Sentence To Be Revoked!!!

Petition For Injunction; -2-

EXHIBIT

بېر

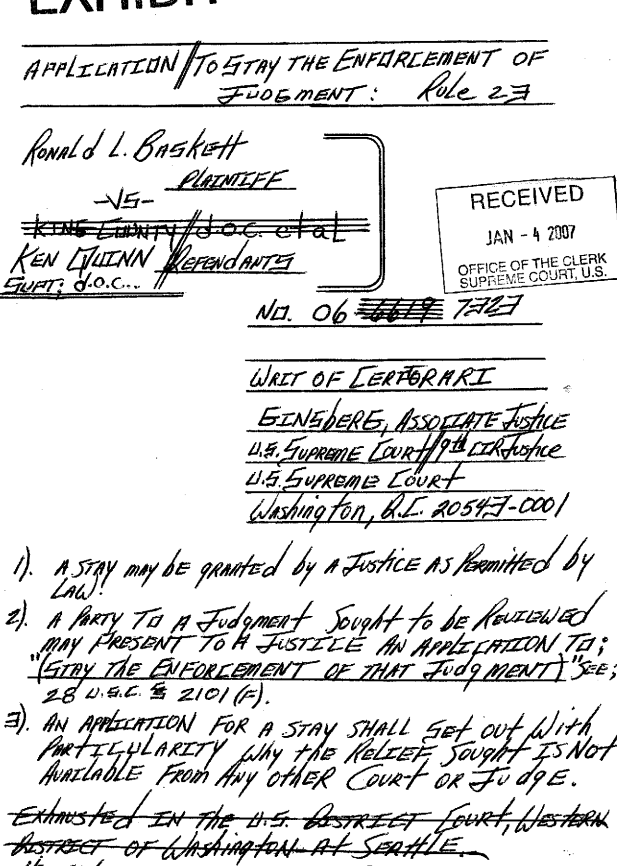
STATUTORY CHALLENGE TO REW 9.94A.120(Wille)

RECEIVED

JAN - 4 2007

OFFICE OF THE CLERK SUPREME COURT, U.S.

Case 2:07 cy-00080 ####L



THE APPLICANT SAW HIS PROVIDUS (CAUSE OF ACTION)"

EXHIBIT

BE DISMISSED IN THE U.S. LOURT OF APPEALS, E
UPON A PETITION FOR REHEARING, WAS DISMISSED
ALSO SEE: BASKETT V. WOLFE # 06-6619 __
WRIT OF LERTIORARI, U.S. SUPREME LOURT (2006)

THE APPLICANT did Not believe THAT HIS CLAIM WAS ADJUDGED FAIRLY, & did Not WANT TO RUNTHE RISK OF REACHING THE SAME RESULTS IN THE TWOMANT LASE!" HERE, GO TOOK A CUTFERENT LOURSE OF ACTION.

THIS (LAUSE OF ACTION) IS A STANTORY CHALLENGE TO (RIW), RENTSED LOOP OF WAS INGTON 9.944.120 (7) (11) (6)(1), A SUD SELTION OF REW 9.944.120 SENTENCES, WHICH IS ONE OF MANY STANTES LONTAINED IN THE (SRA), SENTENCE, REFORM ACT OF 1981; THE APPLICANT WAS SENTENCED UNDER THIS ACT, & ROW 9.944.120 LONTROLLS A ROBATIONERS) BEHAVIOR & CONDUST, EXPECTIVE

REW 9.94A.180 (1) (1) (6) (1) STATES ON ITS FACE AND THAT A; (PROBATIONER DEVOTE TIME TO A SPECTFUL ENAMEDITY OF OULD NOT LOVED NOT ONLY I.S. HE (PERMANENTLY & TOTALLY (TETABLED)", BUT RATHER WAS ON A [NO WORK STATUS)" IN HIS PITS. O., POST TRAUMATIL STRESS DESORDER TREATMENT (REMADILITATION PROGRAM AT THE ROPE SOUND HEALTH LARE V. A. HOSPITAL.

THE APPLIANT WAS EQUALLY COURT OR DERED THE MENTAL HEALTH TREATMENT AT THE V.A. HOSPITAL. THE

EXHBI

RETURNING TO WORK TO APPEASE HES (P.O.), PRODUTION OFFICERS ENFORTEMENT OF NOT ONLY REW 9.94 A. IRO, (11) (16) (1)., but RATHER THE ERRONEOUS ENTRY MADE INTIL THE PETETTONER (5) (F&S), Judgment & Sentence by the Applicants Gentencing Judge, That the Applicants Gentencing Judge, That the Applicants HAT MATHTAIN Employment; SEE; BASKEH V. KESLER # 06-35744 9TH [18]

THE APPLICANT ALSO BROUGHT A 42 U.S.C. \$1987 (LAUSE OF ACTION) AGAINST HIS (P.O.) ALLEGING A CHARRENT-LESS ARREST & "PREFUDICE & ATSCRIMINATION)". SEE; BASKETT V. PAPINI # 06-35104 90 CIR (2006)

THE APPLICANT ALSO CAME OUT OF THE CLASSING FON STATE SUPREME COURT INTO THE U.S. SUPREME COURT WITH A GEORESS OF GRIEVANCES A OGRESSING THE (PRP), PERSONAL RESTRAINT & PETITION PURSUANT TO RCW 10.751.090. "(UN-LAWFUL RESTRAINT)" SEE; BASKET V. KEN QUINN SU-PERMIEN DENT JO.C. # 06-7323 ___ U.S.SUFE REME COURT (2006).

STATUTORY CHALLENGE TO REW 9.94A.120 HOILB/CT :

DEFINITENESS OR VALUETY AFFECTING VALIDITY OF STNENESS OR UNIERTAINITY AFFECTING VALIDITY OF STANTE GENERALLY:
THE PETITIONER WON APPLICATION OF THE [Void FOR
NEOUNDSS ROCTRINE]" Alleges A "QUE PROCESS" [INSE
VIOLATION UNDER THE FOUNTEENTH AMENDMENT OF THE
U.G. LONSTITUTION, HOWBUER, THERE IS NOTHING

VAENE About THE STATUTORY LANGUAGE ON IT'S FACE HERE, AS THE LEGISLATION MEANS EXAL-THY WHAT IT SAY(S), SEE; STATE V. E.S. (A) THE LEGISLATION INTENDED FOR THE (BIS-PRODATIONER WITH A QUALITIED KISADI FINE O by THE (ADA), AMERICAN GISADI Act, TITLE 2 "Public ENTITIES" 29 U.S.C. 5 79 12131 Et SEQ., TO MAINTAIN EMPLOYMEN VIOLATINE WAShington STATE CONSTITUTION, ART 1 每日., THE WASKINGTON STATE COUNTERPART TO THE FO-URTEENTH AMENO MENT. THE APPLICANT ALLEGES AN EQUAL PROTECTION OF THE LAWS)" VIOLATION, VIOLATING THE EQUAL PROTECTION CLAUSE OF THE FOUTEENTH AMEN-MENT. THE (ADA) IS A FEDERAL STATUTE, WHEREFORE A VIOLATION, OF FEDERAL LAW IS ESTABLISHED. THE (LAO), LAW AGAINST REGERIMINATION, IS THE WAShington STATE COUNTERPART TO THE (ADA). SEE; AT RIW 49.60. DADISHED WHEREFORE, A VIOLATION OF FURTHER STATE LAW VIOLATIONS TO INCLUDE; KCW 71A.10.040. (PAO), PROTECTIONS AGAINST DISI-[RIMINATION. FURTHER STATE LAW VIOLATIONS TO INCLUDE; REW 74. 74.020 "THE Abuse OF VULNERABLE ACKILTS STA-(2002) (A) 104 Un. APP. 647

TUTE)".

EXHBIT

FORTHER STATE LAW VIOLATIONES TO IN CLUDE:

RATIONAL BASIS TEST

FOR ANALYZING AN; EQUAL PROTECTION CHAMBAGE
TO A LEGISLATIVE CLASSIFICATION, THE CLASSIFICATION WILL BE LIPHELD IF;

(1). ALL MEMBERS OF THE CLASS ARE TREATED PLIKE.

(2). REASONABLE GROWD(S) EXIST TO JUSTIFY THE EXCLUS-IDN OF PARTIES WHI ARE NOT MEMBER(S) OF THE CLASS.

(3). THE CLASSIFICATION DEADS A RATIONAL RELATIONSHIP TO A LEGITIMATE RAPOSE OF THE STATUTE.

MINIMAL SCRUTINY TEST

IN ESEENCE, A STATUTE WILL SURVINE AN: EQUAL PROTECTION CHALLENGE UNDER THE KATIONAL BASIS TEST TORT MINIMAL SCRITINY TEST IF IT IS KATION-ALLY RELATE OF TO A LEGITIMATE STATE INTEREST. SEE: LUNDO, ASSN, V. APPROTMENT GALOSI CORP; (B):

STANDING TO CHALLENGE TEST
A PARTY HAS STANDING THE VALIDITY OF A

(B) 144 Wh. 2d 5711 (2001)

EXHIBIT

(1) THE PARTIES HAS GRANING ASSERTED INTEREST (INTEREST &) PROTECTED BY THE STATE.

(2). THE FARTY HAS SUFFERED AN INTURY IN FACT.

EQUAL PROTECTION GROUNDS EVEN THOUGH THE PARTY IS NOT A MEMBER OF AN (EXCLUDED CLASS) IF THE PARTY HAS AN INTEREST THAT WOULD BE BERECTLY AFFECTED by A GETER ERMINATION OF THE STANTES VALIDITY.

U.S. V. BAINEY; (E):

LASES WHEREIN A STRIUTE IMPOSITIVE A PEN-ALITY IN THE NATURE OF A PUNTSHMENT FOR THE NON FERFORMANCE BY A COMINAL ACTION [TR] PROCEEDING.

VALIDITY, UNDER FEDERAL CONSTITUTION, SIF LAIMINAL STATUTE SIR ORDINANCE MAKING ONE FACT PRESUMPTIVE OR "FRIMA FACTE" EVIDENCE SIF ANOTHER--FEDERAL CASES

A GENTLORY RESUMPTION MAY BE HELD LINCONSTIT-UTION AL AS DENYING EQUAL PROTECTION IF IT PU-RPORTEDLY A PROVISION OF A BENERAL CRAMENAL STRT-UTE, but IF IT ACTUALLY SINGLES DUT & DISCREMENTAL-ES Against A SINGLE PARTY.

HOOEL V. INDIANA; (0):

CONSTITUTIONAL LAW SE 320-EQUAL PROTECTION -- ARDHARTNESSS.

(c) 17 LEO 20 658 (1965) (d) 69 LEO 20 41 (1981) COORD MWI Document 1-2

IN CHALLENGING THE VALIDITY OF A STATUTE UN-DER LOUSTITUTIONAL EQUAL PROTECTION PRINCIPALS, A CLAIM OF ARBITRARINERS CANNOT REST SOLEY ON THE STATUTES LACK OF UNIFORM GOIGRAPHEL IMPACT. GEE; SCHUMACHER V. WILLIAMES 101 WA. APP. 797 (2001)

IN RETERMINENTS THE LEGISLATIVE INTENT OF AN AM-BIBERIS STATUTE, A COURT MAY CONSIDER THE STATUTE

COURTS \$ 103.5--CONGRESSIONAL FILLY DETERMENATIONS -- WISdom - FUDICIAL RAVIEW.

13. A FEDERAL RISTRILT LOURT EXCEEDS IT PROPER ROLE WHEN, IN THE VALIDITY OF 195TAT-LATURE) " PASSENTIALLY ACTS) AS A "ELIPER LEGIS-IONAL POLICY RETER MINATIONS.

FONES V. HELMS; (E):

CONSTITUTIONAL LAW & 313--EQUAL FROTECTION -- IMPARTIALITY KE QUIREMENT.

THE EQUAL FROTESTION CLAUSE OF THE, FOURTEENTH, AMENDMENT ANNOUNCES THE FUNDAMENTAL PRINCEPAL THAT A STATE MOST GOVERN, IMPURITALLY: GENERAL KIL-LES THAT APPLY EVENHANDLEDLY TO ALL, PERSONS WITH IN THE FURTS CHICTION PNOVESTIONABLY COMPLY WITH THIS PRINCIPAL.

(E). 69 LED 20 118 (1981) CONSTITUTIONAL LAW & FIFT-EQUAL PROTECTION =-CHALLENGES TO CLASSIFICATIONS.

THE EQUAL PROTECTION CLAUSE OF THE FOUR-TEENTH AMENO MENT PROVIDES A BASIS FOR CHALL-ENGINE LEGISLATIVE CLASSIFICATIONS THAT TREAT ONE GROUP OF PERSONS AS TIMFERIUR OR SUPERIOR "TO DITHERS, & FOR CONTENDING THAT -EENERAL RULES APPLIED IN AN" (ARDITRARY OR DISCRIMINATORY WAY)."

U.S. V. TURKEHE; (F):

STATUTES & 164-CONSTRUCTION -- LANGUAGE.

2. IN DETERMENTING THE SCOPE OF A STATUTE, THE U.S. SUPREME LOURT WILL LOOK FIRST TO ITS LANG-

STRIUTES & SI -- CHASTRUCTION-ADSENCE OF AMDIQUITY.

I IF THE STATUTORY LANGUAGE IS LINAMDIG
LOOS, IN THE ABENCE OF A CLEARLY EXPRESSED

LEGISLATIVE INTENT TO THE CONTRARY, THAT LANGUAGE MUST ORDINARILY BE REGARDED AS LONCL
USIZVE.

STATUTES ES 82, 111, 155 CONSTRUCTION AC-MINISTRATIVE CONSTRUCTION--AVOIDING ADSURD RESULTES--INTERNAL INCONSTISTENCIES.

(F) 69 LED 2D 246 (1981)

H. EXPLENING THE SCOPE OF A STATUTE,

AUTHORITATIVE ADMINISTRATIVE CONSTRUCTIONS

SHOULD BE GIVEN, THE DEFERENCE TO WHICH

THEY ARE ENTITLED, ADSURD RESULTS ARE TO BE AVOID
EC, & INCONSTITUTED IN THE STATUTE MUST DE

REALT WITH.

TURNER V. FOULHE; (E): [DNSTITUTIONAL LAW) & FIX--EQUAL PROTECT-ECTION-BASIS OF CLASSIFICATION.

III. THE TRADITIONAL TEST FOR A RENTAL OF
EQUAL PROTECTION UNDER STATE LAW IS WHETHER
THE CHALLENGED CLASSIFICATION RESTS ON GROWNES
WHOLLY IRRELEVANT TO THE ACHIEVEMENT OF A
VALID STATE OBJECTIVE.

[HURTS \$ 225.5--] FUDGE COURT-STATE STATUTE.

J. WITH REGARD TO LANVENING A (3) JUDGE
FEDERAL DISTRICT CHURT UNDER 28 U.S.C. \$2281,
A" FEITIEN FUR INSTITUTION "ON THE GROUND OF THE
UNCONSTITUTIONALITY OF A STATE STATUTE, ETHER ON
THE FACE OR AS APPLIED, WHERE AS A PETITION
FREEKING AN INSUNCTION ON THE BROUND OF THE
UNCONSTITUTIONALITY OF THE RESULT OUTSTAND
BY THE USE OF A STATUTE NOT AHACKED AS UNCONSTITUTIONAL ROES NOT.

(E) 24 LED 20 567 (1970)

LAUTSIANA V. U.S. 13 LED 20 709

TARTE EIRANS FORD 84 LED, 1849 310 U.S. 486, 489 AWERY V. U.S. STRATON V. ST. LOUIS 75 LED 13282 U.S. 10,15 EX PARTE HODG _ 74 LED 357 2005. 168, 172

FIXTHER, THE RISTRILT LOURT PROPERLY ENTER-TAINED, THE QUESTION WHETHER THE CONSTITUT, IONAL & STATUTERY COMPLEX, EVEN IF NOT, INVALID ON ITS FACE, WAS UNCONSTITUTIONALLY ADMIN-ISTERED.

WITH REGARD TO WHETHER THAT I SOUPE WAS

SWIFT & CO. V. WICKHAM 15 LED 20 194,198 TOLEWILD BON VOYAGE LIQUITE LORD V. EPSTEIN WATER SERVICE CO. V. CITY OF REDO'IN & 82/F0 1727 _ 304 4.5. 252, 265

FORESKY _290 US 3U 3Z

INDEPENDENT STATE LONSTITUTIONAL ANALYSIS LAIM THAT A STATESTE VIOLATES THE; & IMMUNITIES LLAUSE OF WASHINGTON STATE LONST. ART 1, 5 & IS ANALYZED AS AN: CHALLENGE IF NO ARGLEMENT IS FOR AN; INDEPENDENT STATE LONGITUTIONAL VALYGIES: ART 1, 5 12., IS THE STATE LOUNTER.

PART TO ART IV, \$ 2 OF THE U.S. CONSTITUTION.

AREUMENT

BECAUSE THIS IS NOT A PETITION FOR INJUNETION)", BUT RATHER AN APPLICATION FOR A STAY
PENDING APPEAL SEE; 28 U.S.C. & 2101(F).,
TO STAY THE ENFORTMENT OF JUDG MENT #
011072508 KNT-4 [ORDER TERMINATING
SUSPENDED SIENTENCE., (60) MONTHS PROBATION REVOLUTION BY KING LOUNTY SUPERIOR LOURT FUDGE ROUALD KESSLER, BASED ON
AN ERRONEOUS STATE [RIMINAL SENTENCE FBRSUANT TO UNCONSTITUTIONALLY LINCERTAIN RIW
9.941.120 (7) (111(6)(E).

THE PETITIONER did HOWEVER OVER THE [ITLIRGE OF HIS LITIEHTION, ASK THE FEDERAL
TO ISSUE AN INJUNCTION FURSUANT TO
2H U.S.C. & 2281., & BECAUSE THE PETITIONER IS
NOT CHALLENGING THE CONSTITUTION ALITY OF THE
STATUTE ON ITS FACE OR AS APPLIED, BUT RATHER OF THE UNCONSTITUTION ALITY OF THE;
RESILTS COTATION OF THE STATLITE NOT AHACKED AS LINCONSTITUTIONAL DOES
NOT INVOKE A (3) FUDGE PANEL, BUT KATHER
(1) U.S. MAGISTRATE.

REGULTS OBTAINED BY THE USE OF THE STANTE:

OF REW 9.94A.120 (TI(II)(6)(E) ON EQUAL PROTE OUNDE EVEN THOUGH THE APPLICANTS PAPPLIC NOT A MEMBER OF AN EXCLUDED CLASS, HOW BELAUSE THE APPLICANT HAD AN INTEREST THAT KIRECTLY, AFFECTED BY A LETERMINATION OF THE SITH-

INTERNAL INCONSISTENCIES:

TN RETERMINING THE SCOPE OF A STATUTE, GEE;

U.S. V. TURKEHE 69 LED 2D 246 (1981); AUTHDRITATINE ADMINISTRATIVE LONSTRUCTIONS
SHOULD DE GIVEN, THE REFERENCE TO WHICH
THEY ARE ENTITLE O, ADSURD RESULTS ARE TO
BE AVOIDED, & TROUSTETENTES IN THE STATUTE MUST SIE REALT WITH:

EQUAL PROTECTION CHALLENGE:

THE MPHICANT CLAIMS THAT THE STATUTE VIOLATES THE PRIVILEGES & IMMUNITIES CLASE, OF WASHINGTON STATE CONST. ART 1, 5/2, & NOT ONLY SHOULD BE ANALYTED AS AN: EQUAL PROTECTION CHALLENGE, BUT PATHER LODGES AN ARELIMENT FOR AN; INDEPENDENT STATE CONSTITUTIONAL PROMISES:

INDEPENDENT STATE LONSTITUTIONAL ANALYSIG:

THE APPLICANT STATES THAT HIS LASE PARALLELS
THE LASE OF U.S. V. BAINEY IS LED 20 658 (1965)

LASES WHERIN A STATUTE IMPOSSING A FENALTY IN
THE NATURE OF A POUTSAMENT FOR THE NONFERFORMENTE
OF THE ACT OF FALLING OUT OF LOMPLANCE FOR SUMMIT
TO THE LONGITIONS OF FRODATION:

THE (1) PRODUCTION VIOLATION FOR FALLING OUT OF COMPLETANCE WITH THE APPLICANTS SITTERIMENT FRONTIONAL & PSYCOLOGICAL RISGINAL RESIDENCE OF THE SCHOCKING OF THE CONTEMPORARY CONSCIENCE, IS ALLEGED BY THE APPLICANT TO CONSTITUTE AN EQUAL PROTECTION

THE WAShingTON STATE COUNTERPART TO THE FOUR TEENTH AMENDMENT OF THE U.S. CONSTITUTION.

PARTICULARITY WHY RELIEF GODGHE IS UNAUNTHABLE ELSEWRERE.

#1. THE APPLICANT HAS EXHAUSTED HIS FIRST LONVILITION STATE REMEDIES IN ALL STATE LOURT
FORUMES):

#2. THE ANTICANT LOST HIS DIRECT APPEAL, & THE WASHINGTON STATE SUPREME LUDRT HAS HAD A MOTION FOR DISCRETIONARY KEUTEW SUD-MIHED TO IT BY THE WASHINGTON APPELLATE FREDERITY.

HI. THE APPEANT HAD HIS WASHINGTON STATE WATER OF HADEAS CORPUS (IFF) STATUS GENTLES, WHEN THE APPLICANT IS INDIGENT. THIS MOTION FOR RECONSTOLERATION WAS ALSO KENTED.

#4. THE APPLICANT(E) FEDERAL WRIT OF HABEAGE
LORPUS IS IN PLACE, HOWEVER, ACCORDING
TO THE U.S. SUPREME LOURT RULES HAND
BOOK, GELDOM IS THE WRIT GRANTED.

U.S. DESTRICT LOURT WESTERN DISTRICT LOURT FOR WASHINGTON AT SEPHIE., LAUSEH

8:06-EV-01525-FIR-MJB.

#5. THE APPLICANT IS ASKING TO HAVE HIS
FRODATION RESTORED, TO STAY THE ORDER
TERMINATING THE GUSPENDED SENTENCE:



DEPARTMENT OF VETERANS AFFAIRS

Regional Office Henry M. Jackson Federal Building 915/Second Avenue Seattle WA 98174

Exhibit [xx]

APR 0 5 2004

TO WHOM IT MAY CONCERN

In Reply Refer To RO346 CSS

This is to certify the records of the U.S. Department of Veterans Affairs (VA) show that

RONALD L. BASKETT receives \$604.00 monthly for the benefit(s) indicated below
Compensation payments for a service-connected disability
Pension payments for a non-service connected disability
Dependency and Indemnity Compensation payments for a service-connected death
Pension payments for a not-service connected death
Education payments for attending school
The veteran is permanently and totally disabled due to non-service connected disability(ics).
In addition, VA records show:
The service connected disability is rated at%
The non-service connected disability is rated at 70 %
The veteran is an HONORABLE discharged veteran of the U.S. Anned Forces
Sincerely yours
This is a true copy of the original/tertified document. The original/certified document has been returned.
Robert J. King Service Center Manager VA employee: Signature Position: Date document received: APR U.5 2884
Email us at Seattle query@vba va.gov YARO Seattle 3

[1]

LOG I.D. NUMBER 0704955



LEVEL 1 – INITIAL GRIEVANCE NIVEL 1 - QUEJA INICIAL

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			3/2/07			
PART A -	INITIAL GRIEV	ANCE/ PARTE A - QUE	JA INICIAL	Respor	se due/Respuesta requierida	en
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FECHA

PART B - LEVEL I RESPONSE / PARTE B RESPUESTA PRIMER NIVEL

FIRMA DE COORDINADOR DE QUEJAS

GRIEVANCE COORDINATOR SIGNATURE COOINADOR DE QUEJAS

FIRMA DE QUEJANTE

DATE **FECHA**

FECHA

You may appeal this response by submitting a written appeal to the coordinator within two (2) working days from date this response was received. Ud. puede apelar esta respuesta al someter una apelación por escrito al coordinador dentro de dos (2) días de trabajo de la fecha en que esta respuesta fue recibida.

EXHIBIT

LOG I.D. NUMBER



STATE OF WASHINGTON DEPARTMENT OF CORRECTIONS

DEFAITMENT OF CONNECTIONS

OFFENDER COMPLAINT

CHECK ONE: XI INITIAL GRIEVANCE, EMERGENCY GRIEVANCE,	APPEAL TO NEXT LEVEL
RESIDENTIAL FACILITIES: Send all completed copies of this form to the Gr involved or which policy/procedure is being grieved. Be as brief as possible typed grievance forms are signed by the coordinator. Contact a staff member Please attempt to resolve all complaints through appropriate staff before initial	but include the necessary facts. A formal grievance begins on the date the
BASKET KONALD LEE	MIDDLE DOC NUMBER 85442/
PROGRAM ASSIGNMENT	FACILITY/OFFICE UNIT/CELL FOUCHTION KL6(2)
	6 Grievance Program Specialist, Offender Grievance Program STATE ZIP CODE TELEPHONE NUMBER
I WANT TO GRIEVE: THE FACT THAT I have DUL	FECTED TO HARSA / REMINISTER DY
	THROUgh [NO] FAULT OF MY-BUN. AE-
FOR TO SO.C. PULTLY 500.000 PROPER	MANNING & WAICH STATES IN PART THAT
PTORY DASIC SKELLS ENROLLMENT by	COUNSELOR & EJUCATION STAFF. BECAUSE
do.c. Made ME PRYGRAM (50 HRS) YER	WOOK + HOMEWORK ASSIGNMENTS,
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STAFF INS DEEN CAUEL TO ME;	SIGNATURE COLD DULE DATEOL 27:07
GRIEVANCE COORDINATOR'S RESPONSE TO CO.	LOCATION CODE POI DATE RECEIVED 31.167
Your complaint is being fearmed because:	☐ The complaint was resolved informally.
☐ You requested to withdraw the complaint. ☐ You failed to respond to callout sheet on	Additional information and/or rewriting is needed. (See below.) Return within five (5) days or by:
The formal grievance/appeal paperwork is being prepared.	Due Date:
EXPLANATION:	□ No rewrite received. Date:
TYPE CATEGORY AREA SPEC REMEDY RESOLUTION	DATE OF RESPONSE COORDINATOR'S SIGNATURE
0 50 527 0/3 08 09	32 Ruche

GRIEVABLE AND NONGRIEVABLE ITEMS

GRIEVABLE ITEMS: Individuals confined in an institution or work release facility, or who are under community supervision, may grieve the following, when applicable to their place of confinement or conditions of supervision and when the incident or issue affects them personally:

- 1. Policies, rules, and procedures enforced within the facility, community corrections office or the Department of Corrections:
- Application of policies, rules, and procedures:
- 3. Lack of a policy, rule, or procedure which directly affects the living conditions of the offender;
- 4. Actions of employees, contract staff, or volunteers over which the facility or supervising office has jurisdiction;
- 5. Actions of other offenders; and
- 6. Retaliation against the grievant for his/her goodfaith participation in the grievance program.

NONGRIEVABLE ITEMS: The following items are NOT grievable:

- 1. State and federal law (includes RCW and WAC);
- 2. Court actions and decisions;
- 3. Indeterminate Sentence Review Board actions and decisions;
- 4. Pre-sentence Investigation (PSI) reports;
- 5. Community Corrections Officers' recommendations to the Court and/or the Indeterminate Sentence Review Board;
- 6. Application of special conditions imposed by a Community Corrections Officer in accordance with department policy;
- 7. Actions of persons not under the jurisdiction of the facility or community corrections office to which the offender is confined/assigned;
- 8. Administrative Segregation Hearings actions and decisions;
- Classification decisions and those issues <u>requiring</u> action through the classification process such as transfer, custody promotion/demotion, and so forth (grievance coordinators will refer such issues to the appropriate counselor, Unit Team, etc.);
- 10. Infractions and disciplinary actions and decisions:
- 11. Department of Natural Resources (DNR) policies and procedures are not grievable as DOC has no authority in such matters. Grievance coordinators should refer complaints on such issues to the local DNR administrator. Formal conduct grievances may be pursued against DNR staff only in the most flagrant cases, such as physical or sexual abuse, or sexual harassment. Formal conduct grievances shall be investigated jointly by the DOC superintendent and the DNR local administrator. Corrective actions against DNR staff are the responsibility of DNR administrators. Grievance coordinators will discuss the issue with the Grievance Program Manager prior to initiating any formal conduct grievance against DNR staff; and
- 12. Any process that has a formalized appeal or review procedure built into it which has been approved by the Grievance Program Manager prior to its use to reject complaints as nongrievable. Items already approved include:
 - Rejection of incoming or outgoing mail and packages (Prisons and Pre-Release facilities ONLY). WAC 137-48
 provides a formalized avenue of appeal;
 - b. Denial of information through the public disclosure process. WAC 137-08-140 establishes an appeal process;
 - Grievance and appeal responses. The contents of a grievance/appeal response, and the investigator/
 respondent, may NOT be grieved as the grievant may address his/her concerns regarding a response in an
 appeal to the next level of review;
 - d. Determination by a grievance coordinator that a complaint is not grievable, as that decision is appealable to the Grievance Program Manager;
 - e. Staff may not be grieved for writing an infraction or causing an infraction to be written, as the matter will be adjudicated through the disciplinary process in accordance with WAC; and
 - f. A superintendent, facility supervisor, or regional administrator may not be grieved for his/her decision to designate an offender as an abuser of the Offender Grievance Program or restricting that offender's access to the grievance mechanism. Those decisions are automatically reviewed by designated administrators.

DOC written policy and written procedure governing these nongrievable issues MAY be challenged through the grievance process.

Note: Limit each complaint form to only one issue or incident.



STATE OF WASHINGTON OFFICE OF FINANCIAL MANAGEMENT

RISK MANAGEMENT DIVISION

300 General Administration Bldg • PO Box 41027, Olympia, WA 98504-1027 (360) 902-7303 • Fax (360) 586-1789 • www.ofm.wa.gov

January 25, 2007

Ronald Baskett 854421 Airway Heights Corr Center PO Box 1899 Airway Heights, WA 99001-1899

Subject: Tort Claim No. 90050024

Dear Mr. Baskett:

The Office of Financial Management, Risk Management Division, has received and reviewed the tort claim you submitted against the State of Washington, which was received on 01/18/06. However, we are unable to compensate you for your alleged injuries, for the following reasons.

Within your claim, you named a county employee, you addressed court procedures, and inidctaed you were not afforded your due process rights, while being sentenced by the court.

In a long line of cases, the United States Supreme Court has held that judges are immune from liability, for damages or acts committed within the their judicial discretion (Pierson v. Ray, 386 U.S. 547 (1967)). In addition, as King County is not a state entity you must file this claim directly with them in accordance with the provisions of RCW 4.96 et al.



The review has not indicated negligence or tortious activities on the part of the state. Therefore, your claim against the State of Washington must be denied. In addition, this acknowledgment does not constitute a review of the legal adequacy of your claim, nor should it be construed as waiver of any deficiencies that may exist.

Sincerely,

M. Agar

Investigator Coordinator







STATE OF WASHINGTON OFFICE OF FINANCIAL MANAGEMENT

RISK MANAGEMENT DIVISION

February 01, 2007 General Administration Bldg • PO Box 41027, Olympia, WA 98504-1027 (360) 902-7303 • Fax (360) 586-1789 • www.ofm.wa.gov

RONALD BASKETT 854421 AIRWAY HEIGHTS CORR CENTER PO BOX 2079 AIRWAY HEIGHTS, WA 99001

TO: RONALD BASKETT 854421

SUBJECT: Claim # 31061288

The Office of Financial Management, Risk Management Division, received the claim you filed on Jan 31, 2007.

This acknowledgement does not constitute a review of the legal adequacy of your claim nor should it be construed as a waiver of any deficiencies that may exist.

Because this is a bodily injury claim, a review of medical records dealing with this incident must be accomplished. As such, enclosed is a medical authorization for your signature. Please provide a list of medical personnel who provided treatment to you along with the signed medical authorization to the address as shown above. As soon as the authorization is received, the investigation can proceed.

If you have any additional information or documents that might support your allegations, please forward them as soon as possible. Any further correspondence or inquiries you may have regarding this claim should be addressed to Brian Agar, Senior Tort Claims Investigator, (360) 902-7316.



[B]

LOG I.D. NUMBER 66 04746



STATE OF WASHINGTON DEPARTMENT OF CORRECTIONS

EXHBT [A]
LEVEL 1 - INITIAL GRIEVANCE **NIVEL 1 - QUEJA INICIAL**

NAME:	LAST	FIRST	MIDDLE	DOC NUMBER	FACILITY/ FACILIDAD	UNIT/CELL
NOMBRE:	APELLIDO	PRIMER NOMBRE	2DO NOMBRE	NUMERO DOC		UNIDAD/CELDA
	CORRECTIONS CORRECCIONE	S OFFICE S EN LA COMUNIDAD	DATE TYPED FECHA ESCRITA 3/3/1)(5		S INFORMATION INFORMA RESOLUTION/RESOLUCION	CION DE OBTS PENDING/PENDIENTE

PART A - INITIAL GRIEVANCE/ PARTE A - QUEJA INICIAL

Response due/Respuesta requierida en

I WANT TO GIREVE: [Persuant to DOC 340,000] It marginey medical furlough]. As of this drafting, my P.J.S.D. has new gone (356) days without any heatmentichabilitation: Prim to 42.22.2805., I was activalenceally involved in intensive automent P.E.S.D. tentment/reliabilitation at the Puyet sound V.A. health care inspilal thin Calundia Way 5. Scalle, Wa., & on 01-31-2406, I asked the Rubist Cashard for help! Decause I am alleming menting mon, that my fory for help! went by the wayside pursuant to Dire. 340,000 because fain livers does not treat or medicate for P. I.S.D., they have the option to contract with an outside vendor. Since some me to the V.A. hospital, neither of which they did.

SUGGESTED REMEDY: South the to the V.A. hospital now, as this is an Tempercyloraticall. Any delay in this industriquest, will bely constitute [deliberate indifference]. Home my plea, & give use the apportantly to try to [salvage] what left of any countal beafft, if unless, its not already to late; [the Springlates have exhibitedly.

GRIEVANCE COORDINATOR SIGNATURE FIRMA DE COORDINADOR DE QUEJAS

DATE **FECHA**

GRIEVANT SIGNATURE FIRMA DE QUEJANTE

DATE **FECHA**

PART B - LEVEL I RESPONSE / PARTE B RESPUESTA PRIMER NIVEL

GRIEVANCE COORDINATOR SIGNATURE COCINADOR DE QUEJAS

DATE **FECHA**

You may appeal this response by submitting a written appeal to the coordinator within two (2) working days from date this response was received. Ud. Puede apelar esta respuesta al someter una apelación por escrito al coordinador dentro de dos (2) días de trabajo de la fecha en que esta

respuesta fue recibida.

[B]

RE WRITE

LOG I.D. NUMBER



DEPARTMENT	PFCORRECTIONS /			OFFE	NDER COMPLAINT
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NAME: LAST BASKET	~	FIRST LEE	MIDDLE		DOC NUMBER 85442/
PROGRAM ASSIGNMENT N. A.	Wo	PRK HOURS	FACILITY/OFFICE		UNIT/CELL 2 C 5/8
COMMUNITY SUPERVISION: Service Department of Corrections, P.O. Bo	I all completed copies o	of this form directly to 4	Grievance Program Spec	ialist, Offender	Grievence Program,
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You failed to respond to cal	lout sheet on	· ·	See below.) Return wi	thin five (5) da	ays or by:
The formal grievance/appea	al paperwork is being	prepared.	ue Date: No rewrite received:	Date:	
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DOC 05-165 (Rev. 01/21/05) OCO / POL

GRIEVANCE PROGRAM MANAGER

DOC 550.100



[C

LOG LD. NUMBER

APPEAL TO LEVEL II APELACIÓN AL 200 NIVEL

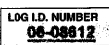
NAME: LAST FIRST NOMBRE: APELLIDO PRIMER NOMBRE	MIDDLE 2DO NOMBRE	DOC NUMBER NUMERO DOC 854421	FACILITY/ FACILIDAD	UNITICELL LINDADICĒLDA COMO
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PART A - APPEAL TO LEVEL II/PARTE A - AP		Responses If Dr.	se due/Respuesta requierida	1
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		181	Ronald Backett	
GRIEVANCE COORDINATOR SIGNATURE FIRMA DE COORDIMADOR DE QUEJAS	DATE FECHA	GRIEVANT FIRMA DE C	SIGNATURE XUEJANTE	DATE FECMA
PART B - LEVEL II RESPONSE / PARTE B RES	SPUESTA 2DO NIVEL	<u> </u>		

SUPERINTENDENT, WORK RELEASE SUPERVISOR, FIELD ADMINISTRATOR SIGNATURE SUPERINTENDENTE,

FECHA

You may appeal this response by submitting a written appeal to the coordinator within two (2) working days from date this response was received.

Util puede appear esta respuesta al someter una application por escrito al coordinador dentro de dos (2) días de trabajo de la fecha en que esta respuesta de pedente pedenda de constante de constan





LEVEL 1 – INITIAL GRIEVANCE NIVEL 1 - QUEJA INICIAL

NAME: NOMBRE: Baskett	LAST APELLIDO	FIRST PRIMER NOMBRE Ronald	MIDDLE 2DO NOMBRE	DOC NUMBER NUMERO DOC 854421	FACILITY/ FACILIDAD	UNIT/CELL UNIDAD/CELDA C518
	CORRECTION	NS OFFICE IES EN LA COMUNIDAD	DATE TYPED FECHA ESCRITA 4/19/06	PART 8 OB REMEDY/REMEDIO	RESOLUTION/RESOLUCION	PENDING/PENDIENTE
24224			4/18/00		<u> </u>	

PART A - INITIAL GRIEVANCE/ PARTE A - QUEJA INICIAL

Response due/Respuesta requierida en _

I WANT TO GRIEVE: On "Easter Sunday" 04-16-06, at approximately 5:25pm in the south chow half the C/O working at the chow line, told me that my "cross" (medallion) as he referred to it as, had to be tucked inside my T-shirt: I was wearing my state issue jacket, zipped up, collar up, & "my cross" was inside my jacket: This violates my "religious freedom" pursuant to MCC 560,200 & DOC 740,010 because I am a Christian & am called to be light in a dark world, this is my witnessing tool, as my "mental deficiency" negates my being able to always express myself verbally & spiritually: This act violates my moral spiritual, ethical & social concerns.

SUGGESTED REMEDY: Let me wear my cross without scrutiny.

FIRMA DE CÓORDINADOR DE QUEJAS FECHA

PART B - LEVEL I RESPONSE / PARTE B RESPUESTA PRIMER NIVEL

GRIEVANCE COORDINATOR SIGNATURE

Per MCC 560.200 page 3, section IV.A.1, states, "Any religious or sacred item worn around the neck or the wrist, authorized by the DOC Religious Property Matrix, must be worn inside the offender's clothing." (copy enclosed) DOC 560.210 page 3, section i.F.1, states, "Amulets, crosses, crucifixes, medalilons, scapulars, talismans, medicine bags, and any other religious or sacred item worn around the neck or wrist will be worn inside the offender's clothing, except during religious programs or services when they may worn outside the clothing. 1.a. Only one item may be worn at any given time. 1.b. There will be no multiple items on a single necklace." (copy enclosed)

MCC-TRU is and will continue to adhere to policy. You will be required to wear your cross in accordance with policy.

GRIEVANCE COORDINATOR SIGNATURE COOINADOR DE QUEJAS

GRIEVANT SIGNATURE

FIRMA DE QUEJANTE

DATE FECHA

DATE

FECHA

You may appeal this response by submitting a written appeal to the coordinator within two (2) working days from date this response was received. Ud. puede apelar esta respuesta al someter una apelación por escrito al coordinador dentro de dos (2) días de trabajo de la fecha en que esta respuesta fue recibida.

FXHIBIT "

LOG I.D. NUMBER



STATE OF WASHINGTON DEPARTMENT OF CORRECTIONS

OFFENDER COMPLAINT CHECK ONE: 🔀 INITIAL GRIEVANCE, 🔲 EMERGENCY GRIEVANCE, 🗀 APPEAL TO NEXT LEVEL RESIDENTIAL FACILITIES: Send all completed copies of this form to the Grievance Coordinator. Explain what happened, when, where, and who was involved or which policy/procedure is being grieved. Be as brief as possible but include the necessary facts. A formal grievance begins on the date the typed grievance forms are signed by the coordinator. Contact a staff member to report an emergency situation or to initiate an emergency grievance. Please attempt to resolve all complaints through appropriate staff before initiating a grievance. MIDDLE DOC NUMBER MUALL 854421 PROGRAM ASSIGNMENT **WORK HOURS** FACILITY/OFFICE THE EQUEATION THE T.A SHOT THAT I TRIED TO CLEANTE ROUTOS TRAINIDAS TO MPTOM (4) MALLETTE ACUT CONVEY SOMETH ME WHETHER OR NOT THEY ARE, IN EN-WEN IT IN A MANDATORY LOCATION CODE DATE RECEIVED GRIEVANCE COORDINATOR'S RESPONSE Your complaint is being returned because: The complaint was resolved informally. It is not a grievable issue. Additional information and/or rewriting is needed. You requested to withdraw the complaint. (See below.) Return within five (5) days or by: You failed to respond to callout sheet on. The formal grievance/appeal paperwork is being prepared. ■ No rewrite received. Date: EXPLANATION: DATE OF RESPONSE COORDINATOR'S SIGNATURE CATEGORY REMEDY RESOLUTION

GRIEVABLE AND NONGRIEVABLE ITEMS

GRIEVABLE ITEMS: Individuals confined in an institution or work release facility, or who are under community supervision, may grieve the following, when applicable to their place of confinement or conditions of supervision and when the incident or issue affects them personally:

- Policies, rules, and procedures enforced within the facility, community corrections office or the Department of Corrections;
- 2. Application of policies, rules, and procedures;
- 3. Lack of a policy, rule, or procedure which directly affects the living conditions of the offender;
- 4. Actions of employees, contract staff, or volunteers over which the facility or supervising office has jurisdiction;
- 5. Actions of other offenders; and
- 6. Retaliation against the grievant for his/her goodfaith participation in the grievance program.

NONGRIEVABLE ITEMS: The following items are NOT grievable:

- 1. State and federal law (includes RCW and WAC);
- 2. Court actions and decisions;
- 3. Indeterminate Sentence Review Board actions and decisions;
- 4. Pre-sentence Investigation (PSI) reports;
- 5. Community Corrections Officers' recommendations to the Court and/or the Indeterminate Sentence Review Board;
- 6. Application of special conditions imposed by a Community Corrections Officer in accordance with department policy;
- 7. Actions of persons not under the jurisdiction of the facility or community corrections office to which the offender is confined/assigned;
- 8. Administrative Segregation Hearings actions and decisions;
- Classification decisions and those issues <u>requiring</u> action through the classification process such as transfer, custody promotion/demotion, and so forth (grievance coordinators will refer such issues to the appropriate counselor, Unit Team, etc.);
- 10. Infractions and disciplinary actions and decisions:
- 11. Department of Natural Resources (DNR) policies and procedures are not grievable as DOC has no authority in such matters. Grievance coordinators should refer complaints on such issues to the local DNR administrator. Formal conduct grievances may be pursued against DNR staff only in the most flagrant cases, such as physical or sexual abuse, or sexual harassment. Formal conduct grievances shall be investigated jointly by the DOC superintendent and the DNR local administrator. Corrective actions against DNR staff are the responsibility of DNR administrators. Grievance coordinators will discuss the issue with the Grievance Program Manager prior to initiating any formal conduct grievance against DNR staff; and
- 12. Any process that has a formalized appeal or review procedure built into it which has been approved by the Grievance Program Manager prior to its use to reject complaints as nongrievable. Items already approved include:
 - Rejection of incoming or outgoing mail and packages (Prisons and Pre-Release facilities ONLY). WAC 137-48
 provides a formalized avenue of appeal;
 - b. Denial of information through the public disclosure process. WAC 137-08-140 establishes an appeal process;
 - c. Grievance and appeal responses. The contents of a grievance/appeal response, and the investigator/ respondent, may NOT be grieved as the grievant may address his/her concerns regarding a response in an appeal to the next level of review;
 - Determination by a grievance coordinator that a complaint is not grievable, as that decision is appealable to the Grievance Program Manager;
 - e. Staff may not be grieved for writing an infraction or causing an infraction to be written, as the matter will be adjudicated through the disciplinary process in accordance with WAC; and
 - f. A superintendent, facility supervisor, or regional administrator may not be grieved for his/her decision to designate an offender as an abuser of the Offender Grievance Program or restricting that offender's access to the grievance mechanism. Those decisions are automatically reviewed by designated administrators.

DOC written policy and written procedure governing these nongrievable issues MAY be challenged through the grievance process.

Note: Limit each complaint form to only one issue or incident.



EXHIBIT

LOG I.D. NUMBER

06-18530

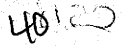


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NAME: LAST	FIRST	MIDDLE	DOC NUMBER
Baskett, Ronald	Tod		854421
PROGRAM ASSIGNMENT	WORK HOURS	FACILITY/OFFICE	UNIT/CELL
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DOC 05-165 (Rev. 01/21/05) OCO / POL 2.

GRIEVANCE COORDINATOR

DOC 550.100



EXIBIT [0] [G]

EXHIBIT

LOG I.D. NUMBER 06-18530



STATE OF WASHINGTON DEPARTMENT OF CORRECTIONS

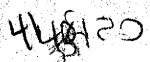
OFFENDER COMPLAINT

CHECK ONE: [] INITIAL GRIEVANCE, [] EMERGENCY GRIEVANCE [] APPEAL TO NEXT LEVEL RESIDENTIAL FACILITIES: Send all completed copies of this form to the Grievance Coordinator. Explain what happened, when, where, and who was involved or which policy pracedure is being grieved. Be as brief as possible but include the necessary facts. A formal grievance begins on the date the

Please attempt to resolve all complaints throug	n appropriate staff before initiati	ng a grievance.		ت بالأنة
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DOG 05-165 (Rev. 01/21/05) OCO / POL

DOC 550.100



GRIEVABLE AND NONGRIEVABLE ITEMS

GRIEVABLE ITEMS: Individuals confined in an institution or work release facility, or who are under community supervision, may grieve the following, when applicable to their place of confinement or conditions of supervision and when the incident or issue affects them personally:

- 1. Policies, rules, and procedures enforced within the facility, community corrections office or the Department of Corrections;
- 2. Application of policies, rules, and procedures;
- 3. Lack of a policy, rule, or procedure which directly affects the living conditions of the offender;
- 4. Actions of employees, contract staff, or volunteers over which the facility or supervising office has jurisdiction;
- 5. Actions of other offenders; and
- 6. Retaliation against the grievant for his/her goodfaith participation in the grievance program.

NONGRIEVABLE ITEMS: The following Items are NOT grievable:

- 1. State and federal law (includes RCW and WAC);
- 2. Court actions and decisions:
- 3. Indeterminate Sentence Review Board actions and decisions:
- 4. Pre-sentence Investigation (PSI) reports;
- 5. Community Corrections Officers' recommendations to the Court and/or the Indeterminate Sentence Review Board;
- 6. Application of special conditions imposed by a Community Corrections Officer in accordance with department policy;
- 7. Actions of persons not under the jurisdiction of the facility or community corrections office to which the offender is confined/assigned;
- 8. Administrative Segregation Hearings actions and decisions;
- Classification decisions and those issues <u>requiring</u> action through the classification process such as transfer, custody promotion/demotion, and so forth (grievance coordinators will refer such issues to the appropriate counselor, Unit Team, etc.):
- 10. Infractions and disciplinary actions and decisions;
- 11. Department of Natural Resources (DNR) policies and procedures are not grievable as DOC has no authority in such matters. Grievance coordinators should refer complaints on such issues to the local DNR administrator. Formal conduct grievances may be pursued against DNR staff only in the most flagrant cases, such as physical or sexual abuse, or sexual harassment. Formal conduct grievances shall be investigated jointly by the DOC superintendent and the DNR local administrator. Corrective actions against DNR staff are the responsibility of DNR administrators. Grievance coordinators will discuss the issue with the Grievance Program Manager prior to initiating any formal conduct grievance against DNR staff; and
- 12. Any process that has a formalized appeal or review procedure built into it which has been approved by the Grievance Program Manager prior to its use to reject complaints as nongrievable. Items already approved include:
 - Rejection of incoming or outgoing mail and packages (Prisons and Pre-Release facilities ONLY). WAC 137-48
 provides a formalized avenue of appeal;
 - Denial of information through the public disclosure process. WAC 137-08-140 establishes an appeal process;
 - c. Grievance and appeal responses. The contents of a grievance/appeal response, and the investigator/ respondent, may NOT be grieved as the grievant may address his/her concerns regarding a response in an appeal to the next level of review:
 - d. Determination by a grievance coordinator that a complaint is not grievable, as that decision is appealable to the Grievance Program Manager:
 - e. Staff may not be grieved for writing an infraction or causing an infraction to be written, as the matter will be adjudicated through the disciplinary process in accordance with WAC; and
 - f. A superintendent, facility supervisor, or regional administrator may not be grieved for his/her decision to designate an offender as an abuser of the Offender Grievance Program or restricting that offender's access to the grievance mechanism. Those decisions are automatically reviewed by designated administrators.

DOC written policy and written procedure governing these nongrievable issues MAY be challenged through the grievance process.

Note: Limit each complaint form to only one issue or incident.

42

[1]

LOG I.D. NUMBER 06-20788



STATE OF WASHINGTON

CHECK ONE: [] INITIAL GRIEVAN	CE, KEMERGENCY GRIEVANCE, (APPEAL TO NEXT LEVEL	OFFENDER COMPLAINT
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GRIEVABLE AND NONGRIEVABLE ITEMS

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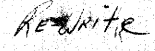
Note: Limit each complaint form to only one issue or incident.

44

LOG I.D. NUMBER
06-20788



STATE OF WASHINGTON DEPARTMENT OF CORRECTIONS



OFFENDER COMPLAINT

CHECK ONE: I INITIAL GRIEVANCE, I EMERGENCY GRIEVANCE, I AI	PPEAL TO NEXT LEVEL
RESIDENTIAL FACILITIES: Send all completed copies of this form to the Calput involved or which policy/procedure is being grieved. Be as brief as possible but typed grievance forms are signed by the coordinator. Contact a staff member to Please attempt to resolve all complaints through appropriate staff before initiating	include the necessary facts. A formal grievance begins on the date the report an emergency situation or to initiate an emergency grievance.
NAME: LAST LONALO LEE	MIDDLE DOC NUMBER 8 5 4 4 2 /
PROGRAM ASSIGNMENT WORK HOURS 7:30-10:30	MFAOILITY/OFFICE UNIT/CELL 600/CATTION C-5/82
COMMUNITY SUPERVISION: Send all completed copies of this form directly to Department of Corrections, P.O. Box 44129. Olympia WA 98504-1129.	
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GRIEVABLE AND NONGRIEVABLE ITEMS

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- 5. Actions of other offenders; and
- 6. Retaliation against the grievant for his/her goodfaith participation in the grievance program.

NONGRIEVABLE ITEMS: The following items are NOT grievable:

- State and federal law (includes RCW and WAC);
- 2. Court actions and decisions:
- 3. Indeterminate Sentence Review Board actions and decisions:
- 4. Pre-sentence Investigation (PSI) reports:
- 5. Community Corrections Officers' recommendations to Superior Court and/or the Indeterminate Sentence Review Board:
- 6. Application of special conditions imposed by a Community Corrections Officer in accordance with department policy;
- Actions of persons not under the jurisdiction of the facility or community corrections office to which the offender is confined/assigned;
- 8. Administrative Segregation Hearings actions and decisions;
- Classification decisions and those issues <u>requiring</u> action through the classification process such as transfer, custody promotion/demotion, and so forth (grievance coordinators will refer such issues to the appropriate counselor, Unit Team, etc.):
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- 11. Department of Natural Resources (DNR) policies and procedures are not grievable as DOC has no authority in such matters. Grievance coordinators should refer complaints on such issues to the local DNR administrator. Formal conduct grievances may be pursued against DNR staff only in the most flagrant cases, such as physical or sexual abuse, or sexual harassment. Formal conduct grievances shall be investigated jointly by the DOC superintendent and the DNR local administrator. Corrective actions against DNR staff are the responsibility of DNR administrators. Grievance coordinators will discuss the issue with the Grievance Program Manager prior to initiating any formal conduct grievance against DNR staff; and
- 12. Any process that has a formalized appeal or review procedure built into it which has been approved by the Grievance Program Manager prior to its use to reject complaints as nongrievable. Items already approved include:
 - a. Rejection of incoming or outgoing mail and packages (Prisons and Pre-Release facilities ONLY). WAC 137-48 provides a formalized avenue of appeal;
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 - f. A superintendent, facility supervisor, or regional administrator may not be grieved for his/her decision to designate an offender as an abuser of the Offender Grievance Program or restricting that offender's access to the grievance mechanism. Those decisions are automatically reviewed by designated administrators.

DOC written policy and written procedure governing these nongrievable issues MAY be challenged through the grievance process.

Note: Limit each complaint form to only one issue or incident.





[K]

LOG I.D. NUMBER 00-20188

OFFENDER COMPLAINT

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•		111	STATE OF WASHINGTON	
			DEPARTMENT OF CORRECTIONS	٠
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CHECK ONE: INITIAL GRIEVANCE, I EMERGENCY GRIEVANCE	, 🔲 APPEAL TO NEXT LEVEL	LIIDLII OOMI CHIRI
RESIDENTIAL FACILITIES: Send all completed copies of this form to the involved or which policy/procedure is being grieved. Be as brief as possit typed grievance forms are signed by the coordinator. Contact a staff mer Please attempt to resolve all complaints through afforopriate staff before it	ble but include the necessary facts. A formal of other to report an emergency situation or to ini-	rievance begins on the date the
NAME: LAST FIRST	MIDDLE	DOC NUMBER
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PROGRAM ASSIGNMENT WORK HOURS	FACILITY/OFFICE	UNIT/CELL
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GRIEVANCE COORDINATOR'S RESPONSE	LOCATION CODE D	ATE RECEIVED
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ang panawagan salawagan kang pangga completing salawagan ang salawagan salawagan salawagan salawagan salawagan	☐ Additional information and/or re	writing is needed.
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EXPLANATION:		
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DOC 05-165 (Rev. 01/21/05) OCO / POL

GRIEVANT

DOC 550.100



GRIEVABLE AND NONGRIEVABLE ITEMS

GRIEVABLE ITEMS: Individuals confined in an institution or work release facility, or who are under community supervision, may grieve the following, when applicable to their place of confinement or conditions of supervision and when the incident or issue affects them personally:

- Policies, rules, and procedures enforced within the facility, community corrections office or the Department of Corrections:
- 2. Application of policies, rules, and procedures:
- 3. Lack of a policy, rule, or procedure which directly affects the living conditions of the offender;
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DOC written policy and written procedure governing these nongrievable issues MAY be challenged through the grievance process.

Note: Limit each complaint form to only one issue or incident.

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STATE OF WASHINGTO

LEVEL 1 - INITIAL GRIEVANCE NIVEL 1 - QUEJA INICIAL

NAME: NOMBRE:	LAST APELLIDO	FIRST PRIMER NOMBRE	MIDDLE 2DO NOMBRE	DOC NUMBER NUMERO DOC	FACILITY/ FACILIDAD	UNIT/CELL UNIDAD/CELDA
	BASKET		IALD L	854421	AHCC	C5F064
OFICINA DE	Y CORRECTION: CORRECCIONE	S OFFICE S EN LA COMUNIDAD	DATE TYPED FECHA ESCRITA 12/4/06	PART B = QI	RESOLUTION/RESOLUCION	PENDING/PENDIENTE
PART A	INITIAL GRIEV	ANCE/ PARTE A - QUI	EJA INICIAL	Resno	nse due/Resnuesta requierida	<u> </u>

I WANT TO GRIEVE: The fact that when I went down to the pill line at approximately 11:45am on 11/18/06 per the C/O's recommendation to possible get a lbuprofen for my toothache that I have now and they always go straight to my head. I put in a kite to dental over 2 weeks ago with no results. My mental health call out last week went completely by the way side as no Ibuprofen was administered for headaches and back aches as a direct result of no PTSD treatment/rehabilitation "extraordinary stress". My medical staff kite that I put in over 2 weeks ago to have my back evaluated pursuant to a break at lumbar 4/5 and a 20 lb. lifting restriction imposed by DOC and I have not been in. Cold weather since 1999 and the coldness are affecting my back more adversely. I'm indigent and cannot buy Ibuprofen off stores and I have to rely on DOC for over the counter pain medication.

SUGGESTED REMEDY: Give me some Ibuprofen to slow down and ease my pain and suffering.

GRIEVANCE COORDINATOR SIGNATURE FIRMA DE COORDINADOR DE QUEJAS

DATE **FECHA**

GRIEVANT SIGNATURE FIRMA DE QUEJANTE

DATE **FECHA**

PART B - LEVEL I RESPONSE / PARTE B RESPUESTA PRIMER NIVEL

Rusty Smith, COM in the Health Services Unit, investigated your grievance, finding the following; it appears that you want Ibuprofen for several reasons, most of them clinically nonapplicable. MSU has a medical sick call and you should sign up to be seen concerning your lower back ache. Unfortunately there is no dental sick call at this time.

FUR YOU

GRIEVANCE COORDINATOR SIGNATURE

COOINADOR DE QUEJAS

DATE **FECHA**

You may appeal this response by submitting a written appeal to the coordinator within two (2) working days from date this response was received. Ud. puede apelar esta respuesta al someter una apelación por escrito al coordinador dentro de dos (2) días de trabajo de la fecha en que esta respuesta fue recibida

DOC 05-166 E/S (Rey. 10/2000) POL

GRIEVANCE PROGRAM MANAGER GERENTE DEL PROGRAMA DE QUEJAS

FXHIBIT

LOG I.D. NUMBER 0627370



STATE OF WASHINGTON DEPARTMENT OF CORRECTIONS

OFFENDER COMPLAINT

CHECK ONE: 🗌 INITIAL GRIEVANCE, 🗋 EMERGENCY GRIEVANCE, 🗷 APPEAL TO NEXT LEVEL RESIDENTIAL FACILITIES: Send all completed copies of this form to the Grievance Cooldinator. Explain what happened, when, where, and who was involved or which policy/procedure is being grieved. Be as brief as possible but include the necessary facts. A format grievance begins on the date the typed grievance forms are signed by the coordinator. Contact a staff member to report an emergency situation or to initiate an emergency grievance. Please attempt to resolve all complaints through appropriate staff before initiating a grievance. NAME: BASKE + 854421 WORK HOURS FACILITY/OFFICE WAS INVOLUTE d in 6/97 I WAS heavily me dicated & have BROOM, ADES THE MANDATORY SIGNATURE Your complaint is being returned because: The complaint was resolved informally. lt is not a grievable issue. Additional information and/or rewriting is needed. You requested to withdraw the complaint. (See below.) Return within five (5) days or by: You failed to respond to callout sheet on The formal grievance/appeal paperwork is being prepared. ☐ No rewrite received. Date: **EXPLANATION:** DATE OF RESPONSE COORDINATOR'S SIGNATURE CATEGORY SPEC REMEDY RESOLUTION

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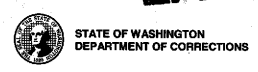
Note: Limit each complaint form to only one issue or incident.

5

MIDDLE

LOG I.D. NUMBER 0627370

FACILITY/ FACILIDAD



FIRST

LAST

NAME:

LEVEL 1 - INITIAL GRIEVANCE NIVEL 1 - QUEJA INICIAL

UNIT/CELL

BASKET RON	IALD L	854421	AHCC	C6F064
COMMUNITY CORRECTIONS OFFICE OFICINA DE CORRECCIONES EN LA COMUNIDAD	DATE TYPED FECHA ESCRITA 1/11/07	PART B - OE REMEDY/REMEDIO	TS INFORMATION INFORM RESOLUTION/RESOLUCION	ACION DE GBTS PENDING/PENDIENTE
PART A - INITIAL GRIEVANCE/ PARTE A - QUE 1 WANT TO GRIEVE: Re- rehabilitation with a bi-polar a have a "disability award lette permanently and totally disab for (1) year and they told me i my condition has worsened	write. I was in nd uni-polar histo r" issued by the led. I have this i was cured. How	volved in inte ry back to 199 Department of n my possessi did i get cure	Veterans Affairs ston. I fought DOC at Through deliber	TSD treatment medicated and tating that I am at MCC Monroe ate indifference
of Psychology at medical mai the next person walk in my sh SUGGESTED REMEDY: 1 providing help to me.	n why I think I am oes?	worthy of trea	itment over the nex	t person. Does
USKUM.	1-16-07	·	Nu	
GRIEVANCE COORDINATOR SIGNATURE FIRMA DE COORDINADOR DE QUEJAS	DATE FECHA		SIGNATURE QUEJANTE	DATE FECHA

DOC NUMBER

PART B - LEVEL I RESPONSE / PARTE B RESPUESTA PRIMER NIVEL

Rusty Smith, COM in the Health Services Unit, investigated your grievance, finding the following; I have asked the psychiatrist to place you on call out for an interview. We don't employ reverse psychology to negate treatment. Please watch callout.

> **GRIEVANCE COORDINATOR SIGNATURE** COOINADOR DE QUEJAS

DATE

FECHA

You may appeal this response by submitting a written appeal to the coordinator within two (2) working days from date this response was received. Ud. puede apelar esta respuesta al someter una apelación por escrito al coordinador dentro de dos (2) días de trabajo de la fecha en que esta respuesta fue recibida.



STATE OF WASHINGTON DEPARTMENT OF CORRECTIONS

LEVEL 1 – INITIAL GRIEVANCE NIVEL 1 - QUEJA INICIAL

NAME: LAST FIRST NOMBRE: APELLIDO PRIMER NOMBRE RC	MIDDLE 2DO NOMBRE DNALD L	DOC NUMBER NUMERO DOC 854421	1	UNIT/CELL UNIDAD/CELDA C5F064
COMMUNITY CORRECTIONS OFFICE OFICINA DE CORRECCIONES EN LA COMUNIDAD	DATE TYPED FECHA ESCRITA 1/11/07	PART B - OF	RESOLUTION/RESOLUCION	ACION DE OBTS PENDING/PENDIENTE

PART A - INITIAL GRIEVANCE/ PARTE A - QUEJA INICIAL

Response due/Respuesta requierida en

I WANT TO GRIEVE: Re-write. I was involved in intensive outpatient PTSD treatment rehabilitation with a bi-polar and uni-polar history back to 1996/97. I was heavily medicated and have a "disability award letter" issued by the Department of Veterans Affairs stating that I am permanently and totally disabled. I have this in my possession. I fought DOC at MCC Monroe for (1) year and they told me I was cured. How did I get cured? Through deliberate indifference my condition has worsened. I am at the extreme end of my rope having to explain to Mary/Dr. of Psychology at medical main why I think I am worthy of treatment over the next person. Does the next person walk in my shoes?

SUGGESTED REMEDY: I am alleging that DOC is using reverse psychology to negate providing help to me.

GRIEVANCE COORDINATOR SIGNATURE FIRMA DE COORDINADOR DE QUEJAS

DATE FECHA GRIEVANT SIGNATURE FIRMA DE QUEJANTE DATE FECHA

PART B - LEVEL I RESPONSE / PARTE B RESPUESTA PRIMER NIVEL

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[Y]



STATE OF WASHINGTON

OFFICE OF FINANCIAL MANAGEMENT

Insurance Building, PO Box 43113 • Olympia, Washington 98504-3113 • (360) 902-0555

AUGUST 1, 2005

RONALD BASKETT 854421 CLALLAM BAY CORR CENTER 1830 EAGLE CREST WAY CLALLAM BAY, WA 98326

SUBJECT: Tort Claim #31058986

Dear Mr. Baskett,

This office has completed its review of your tort claim filed against the State of Washington regarding your allegations of being wrongfully arrested as your treatment provider terminated you.

According to the Department of Corrections (DOC), on February 22, 2005, you called and left a message stating you had been terminated from treatment, but did not know Therefore, DOC spoke with your treatment provider and learned you were terminated from treatment, because you would not admit your "deviant behavior". Your treatment provider further stated that you had not acknowledged your behavior and you were making no progress. As a result, DOC received approval for your arrest and you were arrested.

Furthermore your treatment termination report explains you were terminated due to your failure to focus on your deviancy and you did not complete an assignment. As such, you were violated for failing to follow your conditions of supervision. Therefore, on April 8, 2005, a violation hearing was held and your SOSA sentence was revoked. In turn, you were court ordered to serve your remaining 60 months suspended sentence.

In conclusion, this review has found no evidence to support your allegations, or of any related negligence or tortious conduct upon which to base any compensation under RCW 4.92. In closing, your claim against the State of Washington must be denied. -eniec

Senior Tort Claims Investigator